C H A P. XXIX.

or have held Offices under the General Government.

BE IT ENACTED, by the General Assembly of Maryland, That the official acts of any justice of the peace in this state, who, at the time he acted as such, held an office under the government of the United States, shall have the same effect and operation as if such justice of the peace had not been an officer under the government of the United States.

C H A P. XXX.

Passed 5th of An ACT authorising the Levy Court of Montgomery County to levy a sum of Money for the support and maintenance of David Hamilton, of Montgomery County.

WHEREAS David Hamilton, of Montgomery county, by his petition to this general assembly, has set forth, that he is far advanced in years, that he has both his legs broke, and labours under many of the infirmities of old age, which render him incapable of providing for himself any longer, and praying that some relief may be granted to him; and the facts stated in his petition appearing true, therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That the justices of the levy court of Montgomery county shail, and they are hereby empowered, at their-levy court annually, so long as they shall see cause, to assess and levy, on the assessable property of said county, a sum of money, not exceeding thirty dollars, for the support and maintenance of the said David Hamilton, and that the same be collected annually by the collector of Montgomery county, and by him paid to the said David Hamilton, or his order.

C H A P. XXXI.

Pa of 6th of An ACT for the support of Elizabeth Reed, of Montgomery County.

W HEREAS Susanna Reed, of Montgomery county, by her petition to this general assembly, has set forth, that she has a daughter, Elizabeth Reed, now upwards of nineteen years of age, and has never walked, talked, dressed or undressed herself, nor fed herself, and that she herself is left a widow with several more small children to support and maintain, and prays that some relief may be granted her for the future support and maintenance of her daughter Elizabeth Reed out of the poor-house; and the facts stated in her petition appearing true, therefore,

II. BE IT ENACTED, by the General Assembly of Maryland, That the justices of the levy court of Montgomery county shall, and they are hereby empowered, at their levy court annually, so long as they shall see cause, to assess and levy, on the assessable property of said county, a sum of money, not exceeding thirty dollars, for the support and maintenance of the said Elizabeth Reed, and that the same be collected annually by the collector of Montgomery county, and by him paid to the said Susanna Reed, or her order, or to such person as the levy court of said county shall or may order and direct.

C H A P. XXXII.

Anne-Arundel County.

WHEREAS Accer Riggs, of Anne-Arundel county, by her petition to this general assembly, praying a support for her three lunatic sons,

II. BE IT ENACTED, by the General Assembly of Maryland, That the justices of the levy court of Anne Arundel county shall, and they are hereby empowered, at their levy court annually, so long as they shall see cause, to assess and levy, on the assessable property of the said county, a sum of money, not exceeding twenty dollars, for the support and maintenance of each of the said Azariah, Philip and Ninian Riggs, and that the same be collected annually by the collector of Anne-Arundel county, and by him paid to the said Accer Riggs, or her order, or to such person as the levy court of said county shall or may order and direct.